

Indiana Grain Indemnity Corporation
Public Hearing on LSA #15-330
Monday October 3, 2016

Agency Attendees

David Bausman, Director of Policy and Regulatory Affairs – Indiana State Department of Agriculture
Jeff Cummins, Program Manager for Policy and Regulatory Affairs – Indiana State Department of Agriculture
Ed Sheldon, Director – Indiana Grain Buyers Warehouse Licensing Agency
Danae Schneck, Licensing Officer – Indiana Grain Buyers Warehouse Licensing Agency

Members of the Public

Mark Shublak – Agribusiness Council of Indiana
Steve Howell – Indiana Soybean Alliance

Public hearing called open by David Bausman at 2:00pm
David Bausman provides overview of LSA #15-330. The rule strikes the word ‘registered’ because grain buyers in Indiana are no longer registered. This reflects a statutory change. No written comments received prior to the public hearing.

Jeff Cummins gives overview of economic impact statement. No economic impact statement.

Public Comment Period:

Mark Shublak – ACI. No objections to LSA #15-330.
No other public comments.

David moves to final adoption of the rule.
ISDA adopts the final rule on behalf of the Indiana Grain Indemnity Corporation.

Public Hearing adjourned at 2:10pm.

Agency personnel remained in the hearing room until the beginning of the next hearing at 3:00pm to ensure to members of the public arrived late.

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Public hearing opened by Ed Sheldon at 3:00pm

David Bausman provided an overview of LSA #15-331. The rule change reflects some statutory and grammatical changes. Also eliminates some language relating to forms in order to allow more flexibility. No written comments received prior to the hearing.

Jeff Cummins provided an overview of the economic impact statement on LSA #15-331. The rule reflects a statutory fee increase for additional facilities. The rule itself does not create an impact but the fee increase as required by statute will have an impact of \$14,600.

Public Comment:

Mark Shublak – ACI. Support the proposed changes. Note that in section 5 of the rule that S-Corp becomes included in definition of corporation. Appreciate that in section 6 still allows certified mail. Section 11 subsection (d) language is eliminated but restated in other sections. No other public comments.

IGBWLA moves to make a technical correction. At 824 IAC 2-4-7 Financial Statement. In Section 7 (b)(1) add a slash through the non-bolded code citation in order to reflect a correction.

Ed Sheldon moves for final consideration of adoption.
IGBWLA adopts the final rule.

Public hearing adjourned at 3:10pm.

Agency personnel remained at the hearing room between and after hearings in order to ensure no members of the public arrived late.